ATTORNEY OR PARTY WITHOUT ATTORNEY (1)	CIVI- I IU			
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):	FOR COURT USE ONLY			
Mark C. Carlson, Esq., [SBN 166195]				
Warren K. Miller, Esq., Of Counsel [SBN 141638]				
CARLSON LAW GROUP, INC.				
21031 Ventura Boulevard, Suite 1100				
Woodland Hills, California 91364				
TELEPHONE NO.: 818-996-7800 FAX NO. (Optional): 818-884-4285	Ell ro			
E-MAIL ADDRESS (Optional): wkm@carlsonlawgroup.com	FILED			
ATTORNEY FOR (Name): Defendants Silverwood Properties, Inc. and Kenneth Howard Shapiro	County of California			
SUPERIOR COURT OF CALIFORNIA, COUNTY OF Los Angeles	Superior Court of California County of Los Angeles			
STREET ADDRESS: 111 North Hill Street				
mailing address: Same	NOV 09 2017			
CITY AND ZIP CODE: Los Angeles, California 90012-3117	Sherri R. Carter Procuring Officer/Clerk			
BRANCH NAME: Central District	By			
PLAINTIFF/PETITIONER:DAVID A. GLAZER				
	Manon Gomez Deputy			
DEFENDANT/RESPONDENT:CHENEY ADRIENNE SHAPIRO, et al.				
CASE MANIACEMENT STATEMENT	CASE NUMBER:			
CASE MANAGEMENT STATEMENT				
(Check one): X UNLIMITED CASE LIMITED CASE	BC669741			
(Amount demanded (Amount demanded is \$25,000				
exceeds \$25,000) or less)				
A CASE MANAGEMENT CONFERENCE is scheduled as follows:				
Date: November 28, 2017 Time: 8:30 a.m. Dept.: 17	uiu ·			
,	viv.: Room:			
Address of court (if different from the address above):				
Notice of Intent to Appear by Telephone, by (name):				
INSTRUCTIONS: All applicable boxes must be checked, and the specified	information must be provided.			
1. Party or parties (answer one):				
a This statement is submitted by party (name):				
b. x This statement is submitted jointly by parties (names): SILVERWOOD PROPERTIES, INC. and KENNETH				
HOWARD SHAPIRO				
2. Complaint and cross-complaint (to be answered by plaintiffs and cross-complainar	its only)			
a. The complaint was filed on <i>(date)</i> :	**			
b. The cross-complaint, if any, was filed on <i>(date):</i>				
o The cross-complaint, if any, was filed on (date).				
2 Samiles (to be appropried by also lifts and among appropriate to 1.)				
3. Service (to be answered by plaintiffs and cross-complainants only)				
a. All parties named in the complaint and cross-complaint have been served.	have appeared, or have been dismissed.			
b. The following parties named in the complaint or cross-complaint				
, in the second of the second				
(1) have not been served (specify names and explain why not):				
(2) have been conved but have not enneared and have not been	dismissed (specify names):			
(2) have been served but have not appeared and have not been	uismisseu (<i>specily names):</i>			
(2) have been a defectly and and a second the contract to				
(3) have had a default entered against them (specify names):				
c. The following additional parties may be added (specify names, nature of in	nvolvement in case, and date by which			
they may be served):				
tiley illay be delyed).				
4. Description of case				
	ncluding causes of action):			
Complaint For Negligence, Fraud: Failure to Disclose: Breach of Contrac	- · · · · · · · · · · · · · · · · · · ·			
Paids and Pain Dealing, Donath of Pidealan, Dates, Donath of Landad Way				
Faith and Fair Dealing; Breach of Fiduciary Duty; Breach of Impled War	anty incu July 23, 2017.			
454				
	Page 4 of E			
NO.	Page 1 of 5			

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	PLAINTIF	F/PETITIONER: DAVID A. GLAZER	CASE NUMBER:
DE	EFENDANT/	RESPONDENT: CHENEY ADRIENNE SHAPIRO, et al.	BC669741
4.	damage	a brief statement of the case, including any damages. (If personal injury is claimed, including medical expenses to date [indicate source and amous to date, and estimated future lost eamings. If equitable relief is sought,	unt], estimated future medical expenses, lost
	(If mo	ore space is needed, check this box and attach a page designated as Att	achment 4b.)
5.	Jury or nor		ŕ
	-	r parties request x a jury trial a nonjury trial. (If more the	an one party, provide the name of each party
3.	b. <u>x</u> N	The trial has been set for <i>(date):</i> No trial date has been set. This case will be ready for trial within 12 month not, explain):	es of the date of the filing of the complaint (if
		on which parties or attorneys will not be available for trial (specify dates a es prior to February 2019.	and explain reasons for unavailability):
	The party o a. x d	length of trial r parties estimate that the trial will take (check one): lays (specify number): 7 to 10 days ours (short causes) (specify):	
			in the caption by the following:
	-	one number: f. Fax nu	mber:
		- · · · · · · · · · · · · · · · · · · ·	epresented:
		onal representation is described in Attachment 8.	
J .	Preference This o	case is entitled to preference (specify code section):	
10.	Alternative	dispute resolution (ADR)	
	the ADF	formation package. Please note that different ADR processes are availa R information package provided by the court under rule 3.221 for informated and community programs in this case.	
		arties represented by counsel: Counsel x has x has not properties 3.221 to the client and reviewed ADR options with the client.	ovided the ADR information package identified
	(2) For se	elf-represented parties: Party has has not_reviewed the ADI	R information package identified in rule 3.221.
	b. Referra l	to judicial arbitration or civil action mediation (if available).	
j −/8	(1)	This matter is subject to mandatory judicial arbitration under Code of Ci mediation under Code of Civil Procedure section 1775.3 because the a statutory limit.	
\$00/8 10/3 \$10/8	(2)	Plaintiff elects to refer this case to judicial arbitration and agrees to limit Civil Procedure section 1141.11.	t recovery to the amount specified in Code of
本語學學會	(3) X	This case is exempt from judicial arbitration under rule 3.811 of the Cali mediation under Code of Civil Procedure section 1775 et seq. (specify of the California of the Cali	

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PLAINTIFF/PETITIONER: DAVID A. GLAZER	CASE NUMBER:
DEFENDANT/RESPONDENT: CHENEY ADRIENNE SHAPIRO, et al.	BC669741

10. c. Indicate the ADR process or processes that the party or parties are willing to participate in, have agreed to participate in, or have already participated in (check all that apply and provide the specified information):

	Y	
	The party or parties completing this form are willing to participate in the following ADR processes (check all that apply):	If the party or parties completing this form in the case have agreed to participate in or have already completed an ADR process or processes, indicate the status of the processes (attach a copy of the parties' ADR stipulation):
(1) Mediation	x	Mediation session not yet scheduled Mediation session scheduled for (date): Agreed to complete mediation by (date): Mediation completed on (date):
(2) Settlement conference		Settlement conference not yet scheduled Settlement conference scheduled for (date): Agreed to complete settlement conference by (date): Settlement conference completed on (date):
(3) Neutral evaluation		Neutral evaluation not yet scheduled Neutral evaluation scheduled for (date): Agreed to complete neutral evaluation by (date): Neutral evaluation completed on (date):
(4) Nonbinding judicial arbitration		Judicial arbitration not yet scheduled Judicial arbitration scheduled for (date): Agreed to complete judicial arbitration by (date): Judicial arbitration completed on (date):
(5) Binding private arbitration		Private arbitration not yet scheduled Private arbitration scheduled for (date): Agreed to complete private arbitration by (date): Private arbitration completed on (date):
(6) Other (specify): in in		ADR session not yet scheduled ADR session scheduled for (date): Agreed to complete ADR session by (date): ADR completed on (date):

	AGED	CM-110
PLAINTIFF/PETITIONER: DAVID A. GL		CASE NUMBER:
DEFENDANT/RESPONDENT: CHENEY AD	RIENNE SHAPIRO, et al.	BC669741
b. Reservation of rights: X Yes	ty filing this statement (name): The Princet No ly affect resolution of this case (explain):	on Excess and Surplus Lines Ins. Co.
12. Jurisdiction Indicate any matters that may affect the co Bankruptcy Other (specify): Status:	ourt's jurisdiction or processing of this case a	nd describe the status.
13. Related cases, consolidation, and coord a. There are companion, underlying (1) Name of case: (2) Name of court: (3) Case number: (4) Status: Additional cases are described in the consolidation of the consolidation, and coord of the coord of	g, or related cases. n Attachment 13a.	name party):
14. Bifurcation The party or parties intend to file a m action (specify moving party, type of	notion for an order bifurcating, severing, or co motion, and reasons):	ordinating the following issues or causes of
15. Other motions X The party or parties expect to file the Possible motions pertaining to Plants.	following motions before trial (specify moving aintiffs' First Amended Complaint to be	g party, type of motion, and issues): filed by November 12, 2017
 16. Discovery a. The party or parties have completed b. x The following discovery will be completed 	ompleted by the date specified (describe all	anticipated discovery):
<u>Party</u> SILVERWOOD PROPERTIES, INC. and	<u>Description</u> d Written Discovery	<u>Date</u> Per Code
KENNETH HOWARD SHAPIRO	·	
SILVERWOOD PROPERTIES, INC. and KENNETH HOWARD SHAPIRO	d Depositions of Plaintiff(s) and po- witnesses	ercipient Per Code
SILVERWOOD PROPERTIES, INC. and KENNETH HOWARD SHAPIRO	d Supplemental and Expert Discov	Per Code
c. The following discovery issues, i anticipated (specify):	including issues regarding the discovery of el	ectronically stored information, are
terin terin terin terin		

CM-110 PLAINTIFF/PETITIONER: DAVID A. GLAZER CASE NUMBER: BC669741 DEFENDANT/RESPONDENT: CHENEY ADRIENNE SHAPIRO, et al. 17. Economic litigation This is a limited civil case (i.e., the amount demanded is \$25,000 or less) and the economic litigation procedures in Code of Civil Procedure sections 90-98 will apply to this case. This is a limited civil case and a motion to withdraw the case from the economic litigation procedures or for additional discovery will be filed (if checked, explain specifically why economic litigation procedures relating to discovery or trial should not apply to this case): 18. Other issues The party or parties request that the following additional matters be considered or determined at the case management conference (specify): 19. Meet and confer a. ____ The party or parties have met and conferred with all parties on all subjects required by rule 3.724 of the California Rules of Court (if not, explain): b. After meeting and conferring as required by rule 3.724 of the California Rules of Court, the parties agree on the following (specify): 20. Total number of pages attached (if any): -0-I am completely familiar with this case and will be fully prepared to discuss the status of discovery and alternative dispute resolution. as well as other issues raised by this statement, and will possess the authority to enter into stipulations on these issues at the time of the case management conference, including the written authority of the party where required. Date: November 7, 2017. Warren K. Miller, Esq., Of Counsel (TYPE OR PRINT NAME) (SIGNATURE OF PARTY OR ATTORNEY) (TYPE OR PRINT NAME) (SIGNATURE OF PARTY OR ATTORNEY) Additional signatures are attached.

CM-110 [Rev. July 1, 2011]

PETITIONER/PLAINTIFF:	DAVID A. GLAZER ·	CASE NUMBER:
RESPONDENT/DEFENDANT:	CHENEY ADRIENNE SHAPIRO, et al.	BC669741

Attachment No. 4b:

The real property located at 6257 Pine Crest Drive, Los Angeles, California 90042 (the "Subject Property") is the home, which the Cheney Shapiro Defendants purchased, remodeled and sold to the Plaintiff.

When the Cheney Shapiro Defendants purchased the Subject Property, there was extensive damage existing, including without limitation, cracks, tears, separations and/or movement in the concrete flat work, soil movement, foundation, framing, structural foundation and framing, brickwork, exterior walls, exterior planters, exterior retaining walls, fireplace and chimney, interior walls and ceilings and interior floors (collectively the "Adverse Conditions").

After purchasing the Subject Property, the Contractor Defendants redesigned, rehabilitated, renovated, and repaired the problems and performed other construction and engineering activities. The construction work on the Subject Property included retrofitting, adding and repairing the geotechnical, structural and seismic systems of the Subject Property, including extensive repairs, modifications, and additions to the Subject Property, including work on the retaining walls, planter boxes, other exterior walls, concrete flatwork, exterior brick work, foundation systems, seismic elements, interior walls, interior ceilings, interior floors and roofs. The Contractor Defendants also built an additional bedroom at the Subject Property.

Plaintiff alleges that all of this work was an effort to cover up the Adverse Conditions, rather than repairing them. Plaintiff further alleges that the construction was deficient, defective, in violation of applicable building costs and local ordinances and beyond the scope of the permits.

Plaintiff took possession of the Subject Property after escrow closed in 2014.

PROOF OF SERVICE

I

STATE OF CALIFORNIA, COUNTY OF LOS ANGELES

I am employed in the County of Los Angeles, State of California. I am over the age of 18 and not a party to the within action; my present address is: 21031 Ventura Boulevard, Suite 1100, Woodland Hills, California 91364.

On November 8, 2017, I served the foregoing document described as **CASE MANAGEMENT STATEMENT** on the parties by placing a true copy thereof enclosed in a sealed envelope addressed as follows:

SEE ATTACHED SERVICE LIST

XX BY MAIL as follows: I am "readily familiar" with the firm's practice of collection and processing correspondence for mailing. Under that practice it would be deposited with the U.S. Postal Service on that same day with postage thereon fully prepaid at Woodland Hills, California in the ordinary course of business.

BY OVERNIGHT EXPRESS DELIVERY. I deposited it in a box or other facility regularly maintained by GOLDEN STATE OVERNIGHT/FEDERAL EXPRESS, or delivered it to a driver or courier authorized by GOLDEN STATE OVERNIGHT/FEDERAL EXPRESS to receive documents, in an envelope designated by GOLDEN STATE OVERNIGHT/FEDERAL EXPRESS, with deliver fees provided for, and with delivery requested for the next business day.

BY FACSIMILE TRANSMISSION, by use of facsimile machine telephone number (818) 884-4285, in accordance with Code of Civil Procedure §1013(e) and California Rules of Court 2.306, to the within parties at the facsimile number(s) indicated. The fax machine I used complied with Rule 2.301 and this transmission was reported as complete and without error. Under Rule 2.304, I caused the machine to print a transmission record of the transmission report which was issued by the transmitting facsimile machine, a copy of which is attached to the original thereof.

Executed on November 8, 2017, at Woodland Hills, California.

 \underline{XX} (State) I declare under penalty of perjury under the laws of the State of California that the above is true and correct.

Karon Rudolph

David A. Glazer v. Cheney Adrienne Shapiro, et al. 1 LASC Case No.: BC669741 2 Ronald A. Hartmann, Esq. 3 Kurt E. Kananen, Esq. HARTMANN & KANANEN 4 5743 Corsa Avenue, Suite 119 5 Westlake Village, CA 91362 Telephone No.: (818) 710-0151 6 Facsimile No.: (818) 710-0191 E-Mail: Ronald Hartmann <constructiondefects@sbcglobal.net> 7 E-Mail: Kurt E. Kananen < kurtkananen@sbcglobal.net> 8 Attorneys for Plaintiff DAVID A. GLAZER 9 Timothy R. Lee, Esq. LAW OFFICES OF TIMOTHY R. LEE 10 445 S. Beverly Drive, 2nd Floor Beverly Hills, CA 90212 11 Telephone: (310) 826-2666 12 Facsimile: (310) 826-2696 E-Mail: Timothy R. Lee < trleelaw@hotmail.com> 13 Attorneys for Plaintiff DAVID A. GLAZER 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28

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